

EXHIBIT E

Amy Blalock
1001 Gayley Ave #24381
Los Angeles, CA 90024
amyblalock@gmail.com

In Pro Se

UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA

In re:

AMY LYNNE BLALOCK, an individual;

Debtor,

STEWART LUCAS MURREY, an individual;

Plaintiff,

AMY LYNNE BLALOCK, an individual;

Debtor

Adversary Case No. 24-AP-01152-BR

Bankruptcy Case No. 24-bk-12532-BR

Chapter: 7

**DEFENDANTS RESPONSES AND
OBJECTIONS TO: PLAINTIFF'S DR.
MURREY'S REQUESTS FOR
ADMISSION TO DEFENDANT MS.
BLALOCK (SET ONE)**

PROPOUNDING PARTY: Plaintiff Dr. Murrey

RESPONDING PARTY: Defendant Amy Blalock

SET NUMBER: ONE

RESPONDING PARTY hereby answer PROPOUNDING PARTY'S PLAINTIFF'S DR.
MURREY REQUESTS FOR ADMISSION TO DEFENDANT MS. BLALOCK (SET ONE)

REQUEST FOR ADMISSION NO. 1:

Admit that plaintiff has never stalked anyone

RESPONSE TO REQUEST FOR ADMISSION NO. 1:

Responding party cannot admit or deny because, after a reasonable inquiry, I lack the
knowledge or information sufficient to enable me to either admit or deny. I therefore
DENY.

REQUEST FOR ADMISSION NO. 2:

Admit that you never recorded Plaintiff

RESPONSE TO REQUEST FOR ADMISSION NO. 2:

Admit

1 **REQUEST FOR ADMISSION NO. 3:**

2 Admit that you never informed Plaintiff of statements about him on Facebook's forum(s) " Are
3 We Dating The Same Guy?" ("AWDTSG), including, but not limited to your own statements
4 about him.

5 **RESPONSE TO REQUEST FOR ADMISSION NO. 3:**

6 Admit

7
8 **REQUEST FOR ADMISSION NO. 4:**

9 Admit that you knew plaintiff would never be able to join Facebook's AWDTSG group(s) to
10 exercise his right to freedom of speech to defend himself.

11 **RESPONSE TO REQUEST FOR ADMISSION NO. 4:**

12 Responding party cannot admit or deny because, after a reasonable inquiry, I lack the
13 knowledge or information sufficient to enable me to either admit or deny. I therefore
14 DENY.

15 **REQUEST FOR ADMISSION NO. 5:**

16 Admit that you received money from your GoFundMe webpage concerning plaintiff

17
18 **RESPONSE TO REQUEST FOR ADMISSION NO. 5:**

19 Admit

20 **REQUEST FOR ADMISSION NO. 6:**

1 Admit that you received rewards, compensation and/or benefits such as Facebook points for
2 your comments in AWDTSO

3
4 **RESPONSE TO REQUEST FOR ADMISSION NO. 6:**

5 Deny

6 **REQUEST FOR ADMISSION NO. 7:**

7 Admit that you have no evidence of AWDTSO protecting women

8
9 **RESPONSE TO REQUEST FOR ADMISSION NO. 7:**

10 Deny

11 **REQUEST FOR ADMISSION NO. 8:**

12 Admit that you have never recommended a man for women to date in AWDTSO

13
14 **RESPONSE TO REQUEST FOR ADMISSION NO. 8:**

15 Admit

16 **REQUEST FOR ADMISSION NO. 9:**

17 Admit that you electronically harassed, stalked and cyberbullied plaintiff on social media,
18 including but not limited to Facebook's AWDTSO group(s).

19
20 **RESPONSE TO REQUEST FOR ADMISSION NO. 9:**

21 Deny

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REQUEST FOR ADMISSION NO. 10:

Admit that you never met plaintiff in person prior to litigation hearings in bankruptcy court in 2024.

RESPONSE TO REQUEST FOR ADMISSION NO. 10:

Deny

REQUEST FOR ADMISSION NO. 11:

Admit that you made anonymous comments about plaintiff on social media, including, but not limited to AWDTSO and other dating apps.

RESPONSE TO REQUEST FOR ADMISSION NO. 11:

Deny

REQUEST FOR ADMISSION NO. 12:

Admit that you stated that any woman who meets plaintiff should read and believe all the “dirt” on plaintiff posted in AWDTSO.

RESPONSE TO REQUEST FOR ADMISSION NO. 12:

Responding party cannot admit or deny because, after a reasonable inquiry, I lack the knowledge or information sufficient to enable me to either admit or deny, in that responding party has no recollection of making this statement. I therefore DENY.

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REQUEST FOR ADMISSION NO. 13:

Admit that you stated that plaintiff is responsible for “any missing women in LA”

RESPONSE TO REQUEST FOR ADMISSION NO. 13:

Objection, plaintiff is attempting to mischaracterize my statement(s).

Deny in part, as my full sentence was not stating a fact but my fear “**I’m afraid** if there’s any missing women in LA – he has something to do with it.”

REQUEST FOR ADMISSION NO. 14:

Admit that you stated that plaintiff represents a serious criminal threat to any and all women to whom the plaintiff “has access”

RESPONSE TO REQUEST FOR ADMISSION NO. 14:

Responding party cannot admit or deny because, after a reasonable inquiry, I lack the knowledge or information sufficient to enable me to either admit or deny, in that responding party has no recollection of making this statement. I therefore DENY.

REQUEST FOR ADMISSION NO. 15:

Admit that you stated that you used a “work phone and personal phone” to secretly record the plaintiff and that you “stacked [them] on the bar in front of [you] and one of them was recording.

1 **RESPONSE TO REQUEST FOR ADMISSION NO. 15:**

2 Admit in part; to the extent that I did say this but I never recorded plaintiff

3
4 **REQUEST FOR ADMISSION NO. 16:**

5 Admit that you made secret recordings of plaintiff without his consent.

6 **RESPONSE TO REQUEST FOR ADMISSION NO. 16:**

7 Deny

8
9 **REQUEST FOR ADMISSION NO. 17:**

10 Admit that you repeated the question in AWDTSO LA: "Why does he stay in LA?"

11 **RESPONSE TO REQUEST FOR ADMISSION NO. 17:**

12 Admit

13
14 **REQUEST FOR ADMISSION NO. 18:**

15 Admit that you tried to cyberbullying plaintiff and force him to move away and uproot his life
16 from Los Angeles and/or Lake Arrowhead.

17 **RESPONSE TO REQUEST FOR ADMISSION NO. 18:**

18 Deny

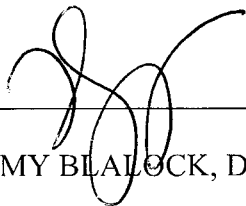
19
20 **REQUEST FOR ADMISSION NO. 19:**

1 Admit that you knew that the Facebook app, its algorithm and “points” are defective products
2 that harmed plaintiff during the time you published statements about him AWDTSB

3
4 **RESPONSE TO REQUEST FOR ADMISSION NO. 19:**

Deny

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6
7
8 Dated: November 7, 2024



AMY BLALOCK, DEFENDANT
IN PRO SE

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VERIFICATION

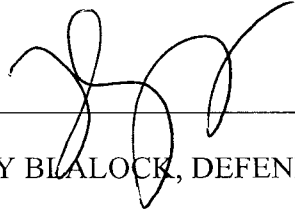
I, Amy Blalock, declare as follows:

1. I am the defendant in the adversary proceeding titled: 24-ap-01152-BR pending in the Central District of California.
2. I have read the foregoing **DEFENDANTS RESPONSES AND OBJECTIONS TO: PLAINTIFF'S DR. MURREY'S REQUESTS FOR ADMISSION TO DEFENDANT MS. BLALOCK (SET ONE)**
3. I am informed and believe that the same is true and correct.

I declare under penalty of perjury under the laws of the United States of America that the foregoing answers are true and correct.

Executed at: Woodland Hills, CA

Date: November 7th, 2024



AMY BLALOCK, DEFENDANT, IN PRO SE

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:
13327 Van Nuys Blvd
Pacoima, CA 91331

A true and correct copy of the foregoing document entitled (*specify*): _____
Defendant's Responses and Objections to: Plaintiff's Dr. Murrey's Requests for Admission to Defendant Ms. Blalock
Blalock (Set One)

will be served or was served **(a)** on the judge in chambers in the form and manner required by LBR 5005-2(d); and **(b)** in the manner stated below:

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (*date*) _____, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

☐ Service information continued on attached page

2. SERVED BY UNITED STATES MAIL:

On (*date*) 11/07/2024, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

Dr. Stewart Lucas Murrey
1217 Wilshire Blvd., #3655
Santa Monica, CA 90403

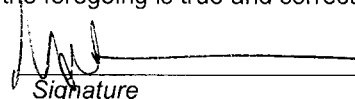
☐ Service information continued on attached page

3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (*state method for each person or entity served*): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (*date*) _____, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

☐ Service information continued on attached page

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

11/07/2024 Michael Massmann
Date Printed Name


Signature

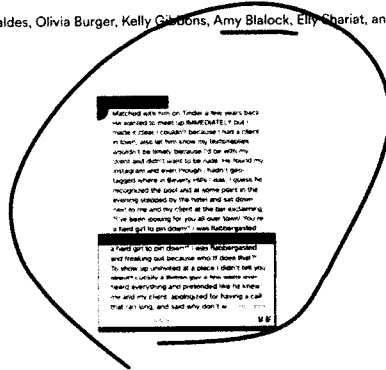
This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

- If you have any other pertinent **INFO** you'd like to share, please include **"INFO"** in the subject line.
- If you're reaching out as a member of the **MEDIA**, please include **"MEDIA"** in the subject line.

Thank you for reading, donating and sharing, **we appreciate every bit of support!** Please stay safe out there!

Sincerely,

Vanessa Valdes, Olivia Burger, Kelly Gibbons, Amy Blalock, Elly Shariat, and Kelyn Rodriguez.



\$5,747 raised



The organizer has currently disabled new donations to this fundraiser.

This fundraiser is located near you

Misty Alderaan
\$25 · 1 mo

Anonymous
\$100 · 1 mo

Anonymous
\$10 · 1 mo

Scout Bartlett
\$25 · 2 mos

Anonymous
\$100 · 2 mos

[See all](#)

[See top](#)

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gofundme

[About](#) [Sign in](#) [Start a GoFundMe](#)

Legal Defense Fund for Women of LA



Anonymous Defendant is organizing this fundraiser.

Donation protected

Hi, thank you for taking the time to read this account of what has been our unfortunate reality over the past several months. This GoFundMe is for the currently named and active defendants in our Los Angeles defamation case.

\$5,747 raised



The organizer has currently disabled new donations to this fundraiser.

This fundraiser is located near you

Misty Alderaan
\$25 · 7 mos

Anonymous
\$100 · 7 mos

Anonymous
\$10 · 7 mos

Scout Bartlett
\$25 · 7 mos

Anonymous

Matched with him on Tinder a few years back. He wanted to meet up IMMEDIATELY but I made it clear I couldn't because I had a client in town, also let him know my texts/replies wouldn't be timely because I'd be with my client and didn't want to be rude. He found my Instagram and even though I hadn't geo-tagged where in Beverly Hills I was, I guess he recognized the pool and at some point in the evening stopped by the hotel and sat down next to me and my client at the bar exclaiming "I've been looking for you all over town! You're a hard girl to pin down!" I was flabbergasted

a hard girl to pin down!" I was flabbergasted and freaking out because who tf does that?! To show up uninvited at a place I didn't tell you about? Luckily a British guy a few seats over heard everything and pretended like he knew me and my client, apologized for having a call that ran long, and said why don't w... See more

10w ... Reply

10 🐾🐾

1 Dr. Stewart Lucas Murrey
1217 Wilshire Blvd. # 3655
2 Santa Monica, CA 90403
Tel.: (424) 278-3017
3 Email: 2@lucasmurrey.io
Website: lucasmurrey.com
4 SocialMedia: sickoscoop.com/lucas

5 Plaintiff & Plaintiff in Pro Se

6
7 **UNITED STATES BANKRUPTCY COURT**
8 **CENTRAL DISTRICT OF CALIFORNIA**
9

10 In re:

11 MS. AMY LYNNE BLALOCK, an
12 individual;

Debtor,

13 DR. STEWART LUCAS MURREY, an
14 individual;

Plaintiff,

15 MS. AMY LYNNE BLALOCK, an
16 individual;

Defendant.

Amended Adversary Complaint Case No.
24-ap-01152-BR

[Assigned to: Hon. Judge Barry Russell]

Related: Bankruptcy Case No.
24-bk-12532-BR-Chapter 7

[Assigned to: Hon. Judge Barry Russell]

PLAINTIFF'S DR. MURREY'S
REQUESTS FOR ADMISSION TO
DEFENDANT MS. BLALOCK (SET
ONE)

19
20 PROPOUNDING PARTY: Plaintiff Dr. Murrey

21 RESPONDING PARTY: Defendant Ms. Blalock

22 SET NO.: ONE

23 Pursuant to Rule 36 of the Federal Rules of Civil Procedure, Plaintiff Dr.

24
25 Murrey hereby requests that Defendant Ms. Blalock admit the following, in writing,
26 within thirty (30) days (thirty-three (33) if served by mail) from the date of service.
27

28 I.

PLAINTIFF DR. MURREY'S REQUESTS FOR ADMISSION TO DEFENDANT MS. BLALOCK

DEFINITIONS AND INSTRUCTIONS

A. In answering these requests for admissions, you are required to furnish all information that is available to you, including information in the possession of your attorneys, or other persons directly or indirectly employed by you, or connected with you or your attorneys, and anyone else acting on your behalf or otherwise subject to your control.

B. In answering these requests for admission, you must make a diligent search of your records and material in your possession or available to you or your representatives.

C. "DOCUMENT" means a writing as defined by Federal Rules of Evidence 1001(1), and shall include without limitation, the original (and absent the original then a copy thereof), all file copies and copies not identical to the original of any writing or record of every type, form, and description that is in the possession, custody, or control of the responding party, or that no longer is in the responding party's possession but of that the responding party still has knowledge, whether or not said writings or records are claimed to be privileged or otherwise immune from discovery including by way of illustration and not limitation, the following items, whether said writings or records are on paper, magnetic disk, tape, or other computer or digital storage medium, microfilm, microfiche, floppy, or any other storage or recording medium.

D. Whenever the terms "YOU" and "YOUR" are used, they refer to Defendant

1 Blalock and her agents, employees, attorneys, accountants, investigators, and anyone
2 else acting on his behalf.

3
4 E. Whenever the term "INCIDENT" is used, it refers to the events as set forth in
5 the operative Complaint.

6
7 F. The term "COMPLAINT" refers to the operative complaint filed by Plaintiff in
8 this action.

9 II.

10 REQUESTS FOR ADMISSIONS

11
12 REQUEST FOR ADMISSION NO. 1:

13 Admit that plaintiff has never stalked anyone.

14
15 REQUEST FOR ADMISSION NO. 2:

16 Admit that you never recorded plaintiff.

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18 REQUEST FOR ADMISSION NO. 3:

19 Admit that you never informed plaintiff of statements about him on Facebook's
20 forum(s) "Are We Dating The Same Guy?" ("AWDTSG), including, but not limited to
21 your own statements about him.

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23 REQUEST FOR ADMISSION NO. 4:

24 Admit that you knew that plaintiff would never be able to join Facebook's
25 AWDTSG group(s) to exercise his right to freedom of speech to defend himself.

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27 REQUEST FOR ADMISSION NO. 5:

1 Admit that you received money from your GoFundMe webpage concerning
2 plaintiff.

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4 REQUEST FOR ADMISSION NO. 6:

5 Admit that you received rewards, compensation and/or benefits such as
6 Facebook points for your comments in AWDTSO.

7
8 REQUEST FOR ADMISSION NO. 7:

9 Admit that you have no evidence of AWDTSO protecting women.

10
11 REQUEST FOR ADMISSION NO. 8:

12 Admit that you have never recommended a man for women to date in
13 AWDTSO.

14
15 REQUEST FOR ADMISSION NO. 9:

16 Admit that you electronically harassed, stalked and cyberbullied plaintiff on
17 social media, including, but not limited to Facebook's AWDTSO group(s).

18
19 REQUEST FOR ADMISSION NO. 10:

20 Admit that you never met plaintiff in person prior to litigation hearings in
21 bankruptcy court in 2024.

22
23 REQUEST FOR ADMISSION NO. 11:

24 Admit that you made anonymous comments about plaintiff on social media,
25 including, but not limited to AWDTSO and other dating apps.

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27 REQUEST FOR ADMISSION NO. 12:

1 Admit that you stated that any woman who meets plaintiff should read and
2 believe all the “dirt” on plaintiff posted in AWDTSO.

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5 Admit that you stated that plaintiff is responsible for “any missing women in
6 LA”.

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8 REQUEST FOR ADMISSION NO. 14:

9 Admit that you stated that plaintiff represents a serious criminal threat to any
10 and all women to whom plaintiff “has access”.

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12 REQUEST FOR ADMISSION NO. 15:

13 Admit that you stated that you used a “work phone and personal phone” to
14 secretly record plaintiff and that you “stacked [them] on the bar in front of [you] and
15 one of them was recording”.

16
17
18 REQUEST FOR ADMISSION NO. 16:

19 Admit that you made secret recordings of plaintiff without his consent.

20
21 REQUEST FOR ADMISSION NO. 17:

22 Admit that you repeated the question in AWDTSO LA: “Why does he stay in
23 LA”?

24
25 REQUEST FOR ADMISSION NO. 18:

26 Admit that you tried to cyberbullying plaintiff and force him to move away and
27 uproot his life from Los Angeles and/or Lake Arrowhead.

REQUEST FOR ADMISSION NO. 19:

Admit that you knew that the Facebook app, its algorithm and “points” are defective products that harmed plaintiff during the time you published statements about him in AWDTSO.

DATED: 10 October 2024

By: /s/Stewart Lucas Murrey
Dr. Stewart Lucas Murrey
In Pro Se

PROOF OF SERVICE

I declare as follows:

I, Alexander J. Petale, Esq., am over the age of 18 years, and not a party to this action. My business address is 5478 Wilshire Blvd., Suite 430, Los Angeles, CA 90036, which is located in the county where the mailing described below took place. On 10 October 2024 I served the foregoing document(s) described as: Dr. Murrey's Requests for Admission, Set One (1), to:

Amy Lynne Blalock
1001 Gayley Ave. # 24381
Los Angeles, CA 90024
Tel. (310) 569-6182
amyblalock@gmail.com

I served a true copy of the document(s) above:

☒ By United States mail. I enclosed the documents in a sealed envelope or package addressed to the person(s) at the address(es) mentioned above and:

☐ I placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage full prepaid.





☒ By e-mail or electronic transmission. Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the person(s) at the e-mail address(es) listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.


☐ I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

☒ I hereby certify under the penalty of perjury that the foregoing is true and correct. Executed on 10 October 2024 at Los Angeles, California.




/s/Alexander J. Petale, Esq.
Declarant

EXHIBIT F





Amy Blalock 72 points

 Message  Add friend  View pr

Group posts


Amy's contributions


72 points

in Are We Dating The Same Guy? | Los Angeles





Amy is getting closer to a badge!
Amy is 128 points away from getting the Top Contributor badge in this group.


How Amy earned points

**Interactions**
72 points




**Her role**
0 points

Make your mark too! Track your progress toward becoming a top contributor. [See your points](#)





Amy Blalock 72 points

 Message  Add friend  View pr

Group posts

Amy's contributions

Intro

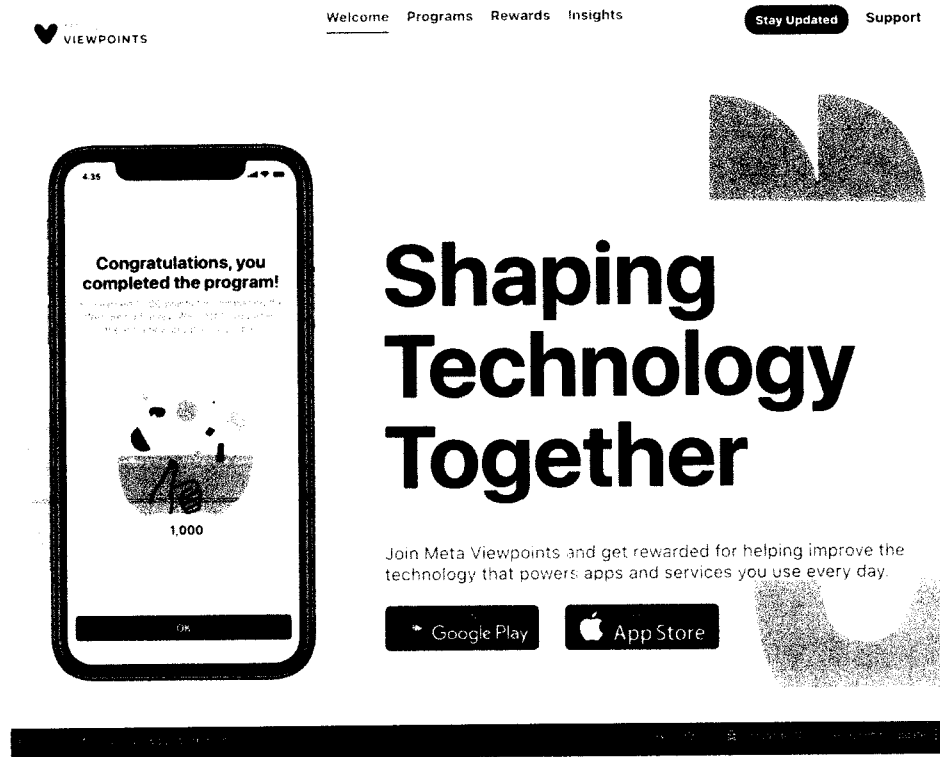
Member of Are We Dating The Same Guy? | Los Angeles since March 20, 2024

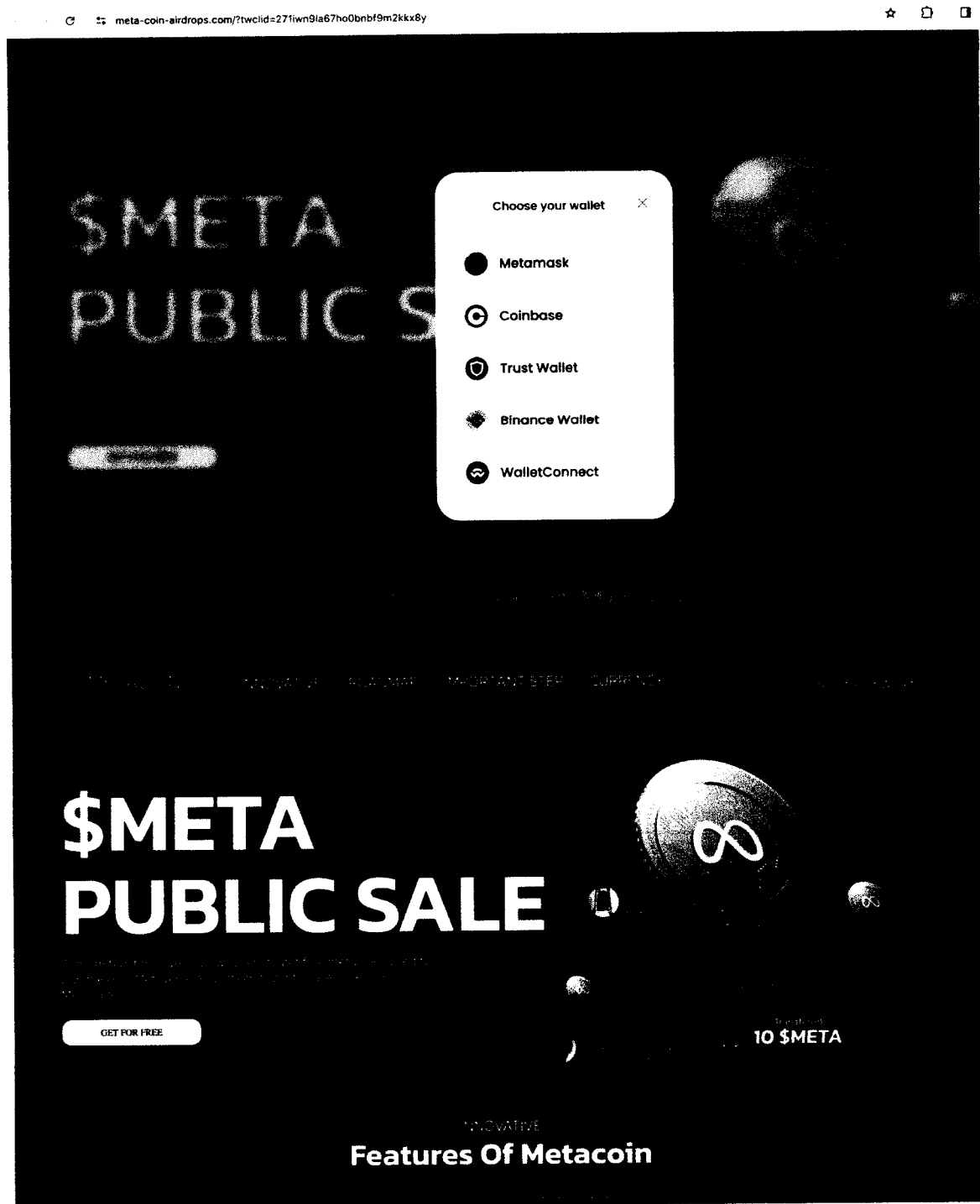
Things in common

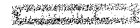
Also member of Are We Dating The Same Guy? | Los Angeles and Ladies of Los Angeles

Group posts

No new posts
Amy Blalock hasn't posted anything yet in Are We Dating The Same Guy? | Los Angeles.
[Go back](#)







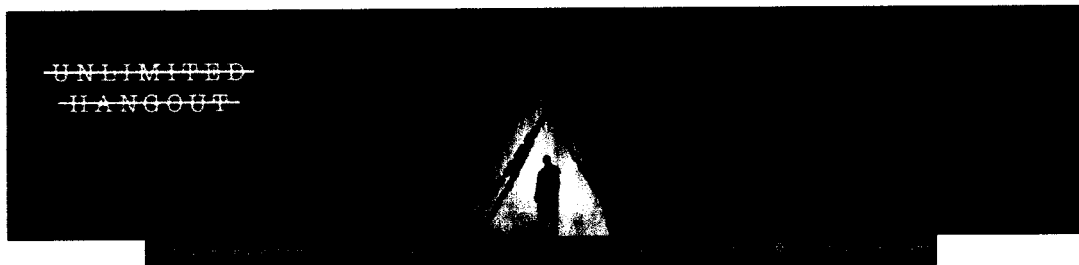
The Chain Of Command: How Facebook's Libra, Bank Regulators, and PayPal Built A New World Currency

Two companies closely tied to Peter Thiel – PayPal and Facebook – have embarked on apparently unsuccessful efforts to create a “new world currency.” Yet, upon further examination, those efforts have actually been wildly successful and many recent events of significant in finance – including but not limited to the 2023 banking crisis – have arguably been orchestrated to facilitate the vision of Thiel and his early allies and the creation of a new paradigm for currency, one where privately issued money meets surveillance.

BY MARK GOODWIN

BY WHITNEY WEBB

THE CHAIN OF COMMAND



hemorrhaged away enough users that it now threatens many of the privileges the legacy system once enjoyed, mainly the available profits found by selling their data and leveraging their deposits.

The understanding that social networks are communication platforms, and that money itself is just a ledger upholding the communicative expression between users, led the social media giant Facebook to experiment with adding financial instruments to their vastly popular Messenger app. While Bitcoin and alternatives had been around for nearly a decade before Facebook's Libra was proposed, this was “the shot heard ‘round the world” for central bankers and regulators to sit up straight and take a novel payments system proposed by the world's largest social network seriously.

Yet, as Facebook soon found out, if you come at the king, you best not miss. Or at least this was the story that was told to the world: The U.S. regulatory system said “No” and that was that. However, this concluding piece to *The Chain* series, *The Chain of Command*, postulates that Libra was never intended to actually go to market as designed, but rather was meant to set the stage for clear regulation via legislation that would become the enabling environment for a decades-long attempt at creating a new world currency by the very same parties covered thus far in this series.

Libra, Diem and Facebook's Stablecoin

Sitting on a Caribbean beach during the winter of 2017, David Marcus was struck with the idea of creating a global digital currency to run on Facebook's Messenger. Marcus, who had sold his mobile payment provider Zong to PayPal for \$240 million in 2011, and who had been introduced to Bitcoin in 2009, was certainly no spring chicken to the rapidly evolving FinTech and digital payments space. Within nine month of Zong's acquisition by PayPal, Marcus was named PayPal's president in April 2012. Then, in June 2014, Marcus was recruited by Facebook's Mark Zuckerberg to run their Messenger app. By the time the idea that would become Libra began to germinate during his 2017 vacation in the



had sold his mobile payment provider Zong to PayPal for \$240 million in 2011, and who had been introduced to Bitcoin in 2009, was certainly no spring chicken to the rapidly evolving FinTech and digital payments space. Within nine months of Zong's acquisition by PayPal, Marcus was named PayPal's president in April 2012. Then, in June 2014, Marcus was recruited by Facebook's Mark Zuckerberg to run their Messenger app. By the time the idea that would become Libra began to germinate during his 2017 vacation in the Dominican Republic, the social network's messenger app boasted over 1.3 billion active users.



The New York Times Source

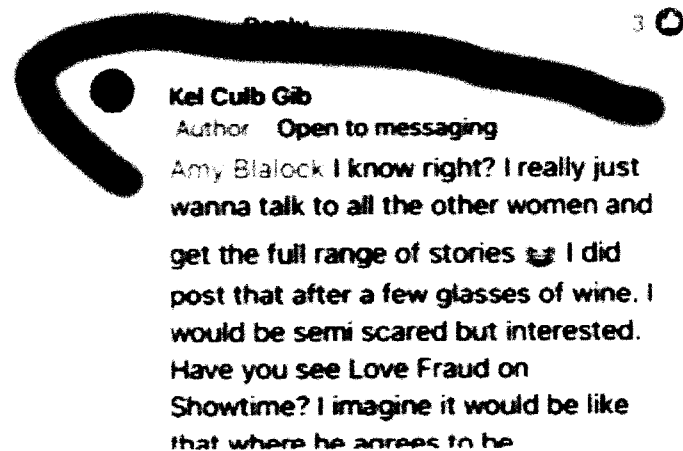
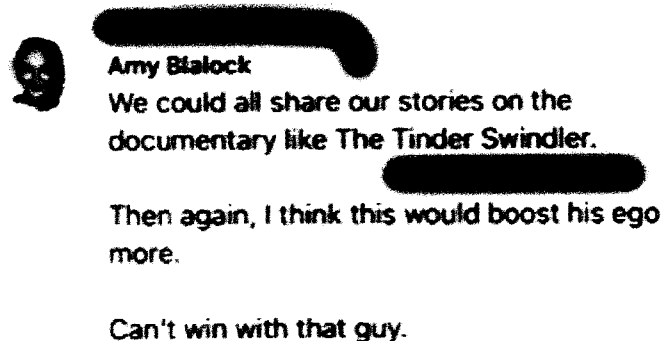
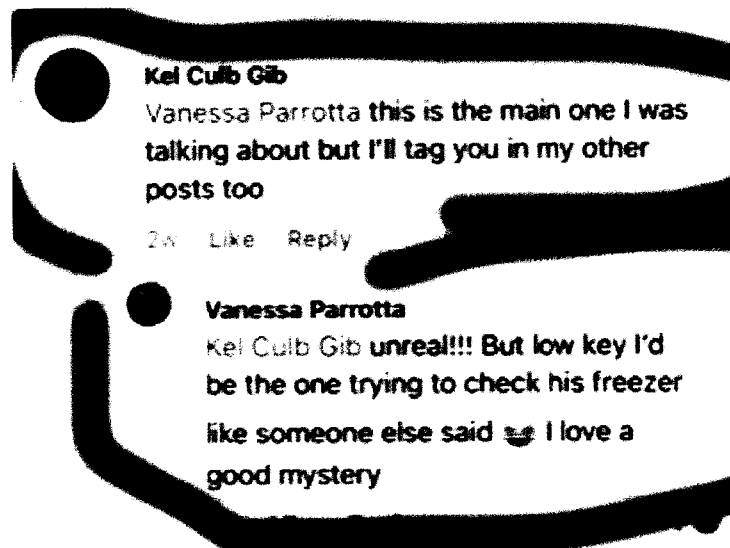
Prior to his experience with PayPal and Facebook, Marcus had founded GTN Telecom, noted as being the "first to break Switzerland's telecommunications monopoly" in 1996. GTN Telecom was backed by the UK's 3i, a venture capital firm founded in 1945 by the Bank of England and "a syndicate of British banks," and was later sold in 2000 to WorldCom's World Access just two years before WorldCom would file for Chapter 11 bankruptcy after excessive accounting fraud. Marcus went on to found Echovox, a "mobile monetization company focused on monetizing web and traditional media audiences" via "transaction-enabled mobile services," shortly after the October 2000 sale

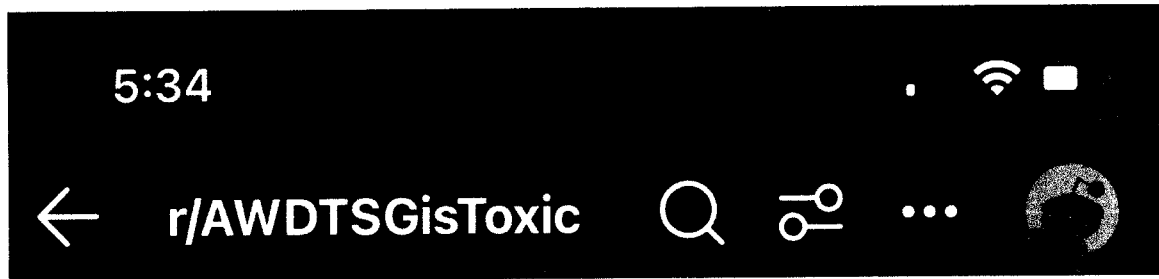
Bank of England and "a syndicate of British banks," and was later sold in 2000 to WorldCom's World Access just two years before WorldCom would file for Chapter 11 bankruptcy after excessive accounting fraud. Marcus went on to found Echovox, a "mobile monetization company focused on monetizing web and traditional media audiences" via "transaction-enabled mobile services," shortly after the October 2000 sale of GTN. Zong was later spun off from Echovox. Bertrand Perez and Kurt Hemecker, two executives at Zong, would become part of the founding team at Libra alongside Marcus.

"In late 2009 when I first stumbled upon Bitcoin and read the white paper, I tried to play with it, but it was so cumbersome even for a geek like me. I just couldn't get it. So I kind of put it aside, brushed it aside, and then came back to it in 2012 when a good friend of mine who's often referred to as a Patient Zero in Silicon Valley for Bitcoin, [Xapo's] Wences Casares, basically started telling me more about it and telling me 'you have to actually spend time and understand this thing.' And so I did. And then I just couldn't stop thinking about it. I just couldn't stop thinking about this idea that you could actually be your own self-sovereign for digital value and you could move it around without any intermediary in between..."

Then in 2013 at PayPal, that's after Zong got acquired by PayPal and I was running it, I remember that Argentina asked us to actually stop the flow of money going out of the country from PayPal accounts located in Argentina. And I remember us having to comply because we were regulated entity, and seeing the price of Bitcoin rise the same day. And it was really clear that a lot of Argentines at the time were actually moving their funds into Bitcoin so that they would have control over their hard-

EXHIBIT G





Anyone keeping tabs on Dr. Murrey's cases?

14 upvotes • 22 comments



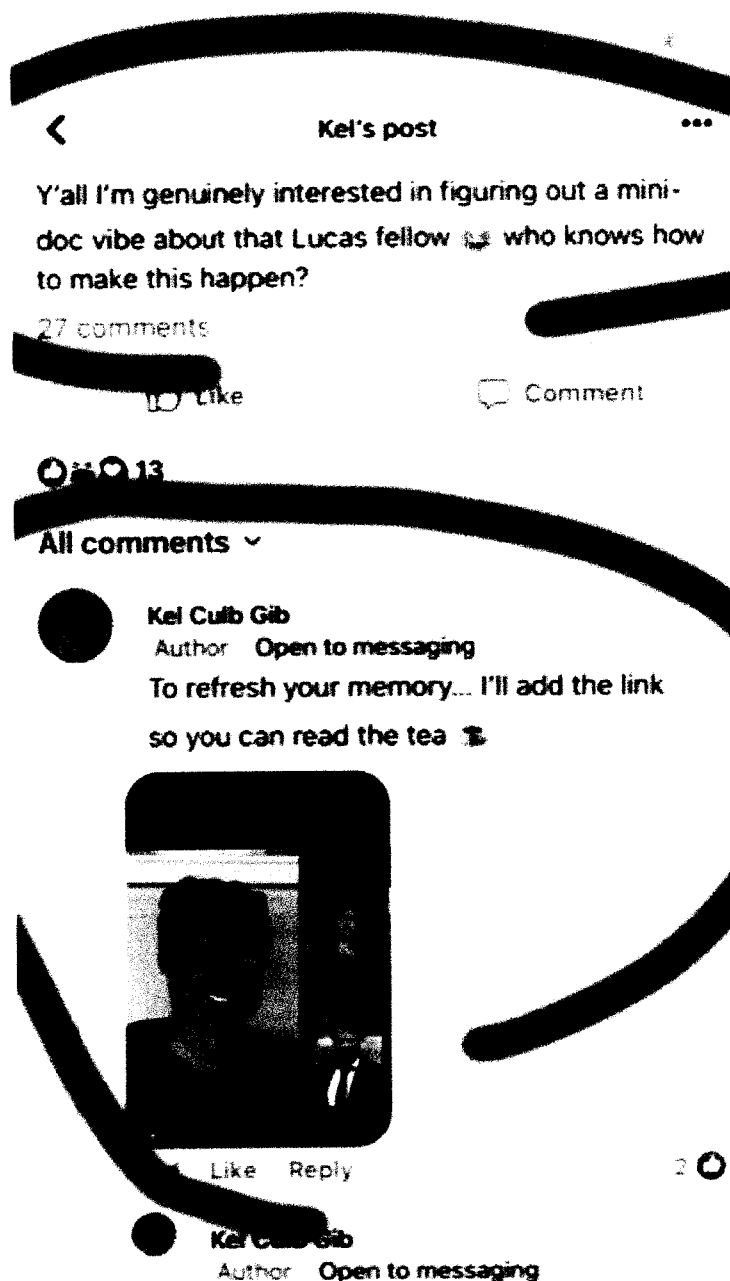
Brenda_Barrett • 61d

Just seeing this thread. Was at the Palm Springs International ShortFest this weekend where I overheard people talking about an upcoming documentary brewing at Netflix. Apparently the two girls behind the media circus around this guy have been in talks with them.

... Reply 1





C32165A375 OP • 61d





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



<  **Are We Dating The Same Guy? |** ...
Los Angeles
Kel Culb Gib · Aug 3, 2022 · E

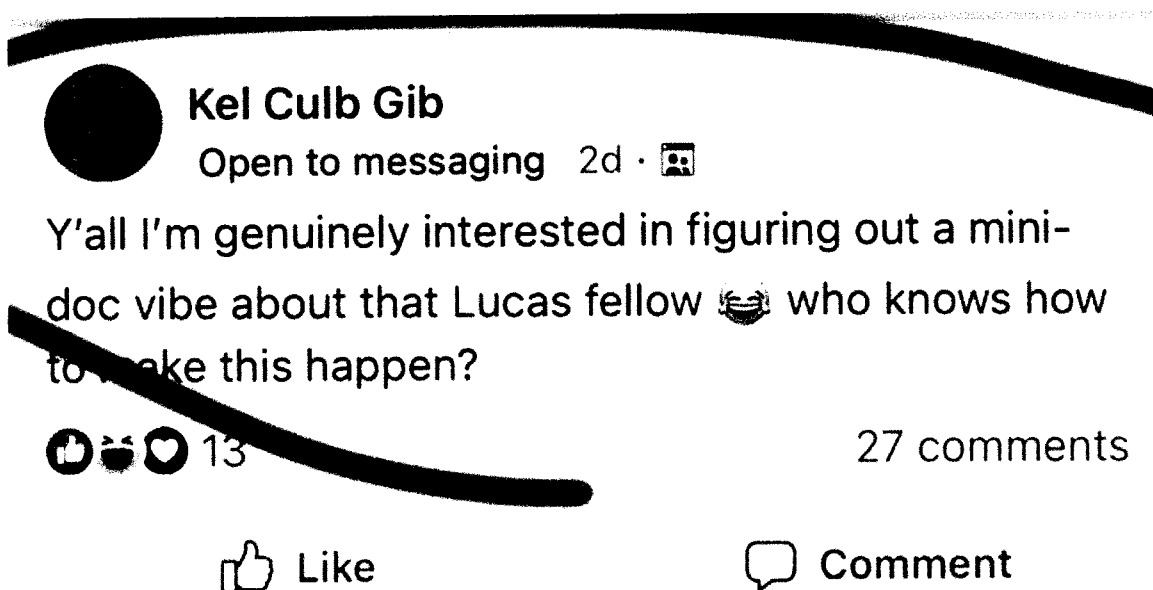
 **Kel Culb Gib**
Emily it's anon I'll message it to
you
1 🗨️ Like Reply 1 🗨️

 **Kel Culb Gib**
I messaged you but from the
looks of our last convo you might
have me blocked 🤔🤔
1 🗨️ Like Reply

 **Emily Noelle**
Kel Culb Gib abahahahahahahah
1 🗨️ Like Reply 1 🗨️

 **Emily Noelle**
Kel Culb Gib damn I unblocked
you but I still can't figure it out lol
I have an enormous amount of
ppl blocked.
1 🗨️ Like Reply 1 🗨️

 **Kel Culb Gib**
Emily maybe check requests?
1 🗨️ Like Reply





Bridget Garwood 🗨️

Kel Culb Gib shoot me a message about what you had in mind structure/storyline wise! I might be able to help.

1d Like Reply

1 👍



Kel Culb Gib

Author Open to messaging


Bridget Garwood I'll send you a message with just what I was thinking with the help of my good friend Cabernet last night 🤔. If it's any sort of plausible we can hit up Abby Meininger and work it out 🤔


1d Like Reply


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



<  **Are We Dating The Same Guy? |** ...
Los Angeles
Kel Culb Gib · Nov 14 · E

 **Abby Meininger**
I'm a documentary filmmaker! Let's do it
6d Like Reply 11

 **Jacqui Blue**
Me too! I'll help! A documentary about
dating and dating apps alone would
be great.
3d Like Reply 2

 **Kel Culb Gib**
Jacqui I can screen shot the
message I sent these girls to give
you an idea of what I was thinking
3d Like Reply 1

 **Jacqui Blue**
Kel Culb Gib Yes, DM me.
3d Like Reply

 **Kel Culb Gib**
Jacqui Blue it might go to your
requests (which I forget to check
REGULARLY lol just fyi) if you
don't see it in main
3d Like Reply 1



abby_normal_adventures

Follow



396 posts

1,435 followers

4,028 following

A.J. Meininger she/her

San Francisco

Film Producer | Director | 1st AD

MFA SF State Hiker

Master of Some

linktr.ee/Abbyjcpc



Blazer life



#film



Shoot your s...



Highlights

POSTS

REELS

TAGGED

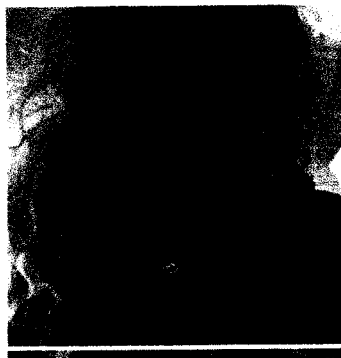


EXHIBIT H

1 Dr. Stewart Lucas Murrey
1217 Wilshire Blvd. # 3655
2 Santa Monica, CA 90403
Tel.: (424) 278-3017
3 Email: 2@lucasmurrey.io
Website: lucasmurrey.com
4 SocialMedia: sickoscoop.com/lucas

5 Plaintiff & Plaintiff in Pro Se

7 **UNITED STATES BANKRUPTCY COURT**
8 **CENTRAL DISTRICT OF CALIFORNIA**

10 In re:

11 MS. AMY LYNNE BLALOCK, an
individual;

12 Debtor,

13 DR. STEWART LUCAS MURREY, an
individual;

14 Plaintiff,

15 MS. AMY LYNNE BLALOCK, an
individual;

16 Defendant.

Amended Adversary Complaint Case No.
24-ap-01152-BR

[Assigned to: Hon. Judge Barry Russell]

Related: Bankruptcy Case No.
24-bk-12532-BR-Chapter 7

[Assigned to: Hon. Judge Barry Russell]

PLAINTIFF'S DR. MURREY'S
INTERROGATORIES TO
DEFENDANT MS. BLALOCK (SET
ONE)

19
20 PROPOUNDING PARTY: Plaintiff Dr. Murrey

21 RESPONDING PARTY: Defendant Ms. Blalock

22 SET NO.: ONE

23 Pursuant to Rule 33 of the Federal Rules of Civil Procedure, Plaintiff Dr.

24 Murrey hereby requests that Defendant Ms. Blalock answer these interrogatories,
25 within thirty (30) days (thirty-three (33) if served by mail) from the date of service.
26

27
28 I.

PLAINTIFF DR. MURREY'S INTERROGATORIES TO DEFENDANT MS. BLALOCK

PRELIMINARY STATEMENT AND GENERAL INSTRUCTIONS

A. In answering these interrogatories, you are required to furnish all information that is available to you, including information in the possession of your attorneys, or other persons directly or indirectly employed by you, or connected with you or your attorneys, or your insurance carrier, and anyone else acting in your behalf or otherwise subject to your control.

B. In answering these interrogatories, you must make a diligent search of your records and material in your possession or available to you or your representatives. If you cannot obtain records and information in time to answer these interrogatories, explain in your answer the circumstances and what is being done to obtain the information.

C. If you cannot answer any interrogatory in full, answer it to the extent possible, explanation why you cannot answer the remainder, and state the nature of the information or knowledge you cannot furnish.

D. If an interrogatory calls for a description of a document, photograph, or other writing or thing, describe it in sufficient detail that it can be obtained from you by a motion for production or a subpoena. If you prefer, instead of describing it, simply attach to your answer a clear copy or photograph of the writing or thing.

E. If your answer to any interrogatory is derived from a document or writing, describe the writing or attach a copy as indicated above.

1 F. Whenever the terms "YOU" and "YOUR" are used, they refer to Defendant
2 Blalock and her agents, employees, attorneys, accountants, investigators, and anyone
3 else acting on his behalf.
4

5 G. Whenever the term "INCIDENT" is used, it refers to the events as set forth in
6 the operative Complaint.
7

8 H. Whenever the term "IDENTIFY" is used in an interrogatory, it means to
9 provide the last known name, address and telephone number of the person or entity to
10 which it pertains.
11

12 I. The term "COMPLAINT" refers to the operative complaint filed by Plaintiff
13 in this action.
14

15 II. INTERROGATORIES

16 INTERROGATORY NO. 1:

17 State the date when Elly Shariat ("Shariat") was stalked by plaintiff.
18

19 INTERROGATORY NO. 2:

20 State the place where Shariat was stalked by plaintiff.
21

22 INTERROGATORY NO. 3:

23 Identify any and all persons who witnessed plaintiff stalk Shariat.
24

25 INTERROGATORY NO. 4:

26 State the date when you secretly recorded plaintiff.
27

28 INTERROGATORY NO. 5:

1 State the place where you secretly recorded plaintiff.

2 INTERROGATORY NO. 6:

3
4 Are there any documentaries about plaintiff currently being contemplated and/or
5 made?

6 INTERROGATORY NO. 7:

7
8 What monies, rewards, compensations, points, Facebook points and/or any other
9 benefits have you received?

10 INTERROGATORY NO. 8:

11
12 To whom was the money received from GoFundMe as a result of your
13 undersigned GoFundMe webpage concerning plaintiff distributed?

14 INTERROGATORY NO. 9:

15
16 Have you ever worked for any social media company as an administrator and/or
17 moderator, including, but not limited to Facebook and its forums AWDTSO?

18 INTERROGATORY NO. 10:

19
20 Have you ever worked for any governmental agency?

21 INTERROGATORY NO. 11:

22
23 State and identify your employers for the past ten (10) years.

24 INTERROGATORY NO. 12:

25
26 State and identify your complete educational history.

27 INTERROGATORY NO. 13:

1 State and identify your date and place of birth.

2 INTERROGATORY NO. 14:

3
4 State and identify the complete name, address, telephone number, email address,
5 social media accounts of any and all anonymous postings and/or accounts concerning
6 plaintiff, including, but not limited to those who anonymously posted the comments
7 and pictures of plaintiff attached hereto as Exhibit "1".
8

9 INTERROGATORY NO. 15:

10
11 Identify any and all third-parties to whom you have reported plaintiff, including,
12 but not limited to any and all social media and/or dating apps.
13

14 INTERROGATORY NO. 16:

15 Identify the contact information: full names, addresses, telephone numbers,
16 email addresses of all the women you have protected in online groups.
17

18 INTERROGATORY NO. 17:

19 Why were all of your comments about plaintiff in AWDTSB and on GoFundMe
20 deleted?
21

22 INTERROGATORY NO. 18:

23 State the nature of your relationship to the other accounts who comments on
24 plaintiff in AWDTSB, including, but not limited to Kelly Gibbons, Lena Vanderford,
25 Liv Burger and Paola Sanchez.
26

27 INTERROGATORY NO. 19:

1 State the complete names, addresses, telephone numbers, email addresses, social
2 media accounts of all male members of AWDTSO.

3
4 INTERROGATORY NO. 20:

5 State the complete names, addresses, telephone numbers, email addresses, social
6 media accounts of all men who you recommended as being safe for women to date in
7 AWDTSO.
8

9
10 DATED: 10 October 2024

11
12 By: /s/Stewart Lucas Murrey
13 Dr. Stewart Lucas Murrey
14 *In Pro Se*
15
16
17
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28

EXHIBIT 1

12:12



< 🔍 lucas in Do not date Him / Dati...

🔍 Filters Posts You've Seen Most Recent Poste



Do not date Him / Dating Advice Group For Women All Around The World



Group member · Oct 11 · 🧑

I posted Lucas (who also goes by the name Stewart)
in my Los Angeles group after my gut told me *twice*
to cancel on him and I'm so glad I did.

After posting, I discovered through other group
members that this man is DANGEROUS. He has at
least 11 lawsuits out against women he ha... See more



Went on one date with dr. Lucas Murrey years ago. In 20 minutes I could tell he was an egomaniac and a litigious psycho. He dropped so many red flags I had to run. I also googled him... just saw him on tinder and bumble.

Public records show:

Has several domestic violence charges filed against him plus involvement in MURDER case of his ex wife whom he had life insurance benefits from. (He mentioned this on the date)

Filed 11 court cases against women in 33 months trying to extort money from them. Has filed and been denied several restraining orders. Has acted aggressively in court.

He's on tinder. DONT DATE. Seriously the only time in my life that I've been scared of a man was the week following this date.





Amy Blalock

No no no no no. Read the other post with
comments. Went out with him. He's going
to end up on Dateline one day. Not sure
why he stays in LA — so many women know
he's a sociopath. I also know he uses fake
profiles to access sites like this that talk
about him. He's so narcissistic.

Like Reply



Group member

Amy Blalock yeah I just went down the
rabbit hole tonight and posted on Oc
group too and wow I've never seen so
much dirt on a guy before! I felt tainted



Write a comment...



Group member's Post

X

Top comments ▼

Liv Burger

There's already a massive thread about him. I had the displeasure of meeting him in person and trust me you should run away and block immediately with no explanation.

Like Reply 17w

👍👍 4

Stephanie Basey

Liv Burger it's so scary though to think of how many women he has access to and they have no clue about him. ...

Like Reply 17w

👤 View 7 previous replies

Liv Burger

Group member god how funny would it be if we gathered all of the women he has tried to bamboozle at the same place and time as your date. Just sitting, chatting, scattered around innocently. He would never go back again. 🤔

Like Reply 17w

👍 5



Group member Author

Liv Burger I'm so down for this. Then we can all write a book about it and dedicate it to him 🤔🤔

Some of us can dress like CIA agents and get him spooked out.. or wear shirts with picture of his ex who was killed.

Like Reply 17w

👍



Group member Author

Liv Burger we can name the book "the deadliest swipe" 👍

Like Reply 17w

Search How it works Start a GoFundMe



Dr. Stewart Lucas

Your fundraisers

Share

Legal Defense Fund for Women of LA



Anonymous Defendant is organizing this fundraiser.

Donation protected

Hi, thank you for taking the time to read this account of what has been our unfortunate reality over the past several months. This GoFundMe is for the currently named and active

\$5,027 raised of \$60,000 goal

155 donations



Copy link



Facebook



X



Email



More



This fundraiser is located near you



Anonymous

\$25 · 18 mins



Todd MacLaughlan

\$5 · 4 hrs



Anonymous

\$20 · 1 d



Shelby Holbert

\$5 · 2 d



Taylor Erickson



2:38



Photo ▾

Done



Anonymous member



21h · 🌐

This guy lives in my building !

Just in case this guy or his friends are lurking on the page , I removed my comment from the other post so I could post this anonymously 😊 more commentary in the comments



KTLA 5 News ✓



2h · 🌐

A Los Angeles man is suing several women for negative posts they allegedly wrote about him on social media, claiming the messages are false and defamatory. <https://trib.al/Y8by8Ub>




Are We Dating The Same Guy? | Los Angeles

• Private group 52.4K members

About

Discussion






Stewart Lucas Murrey Clown



2 likes · 4 followers

[Message](#) [Like](#) [Search](#)



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Intro


 **Page** · Writing Service

 Not yet rated (0 Reviews) 

Posts

**Stewart Lucas Murrey Clown**
Apr 14 at 7:10 AM 

This is one weird dude. Hopefully, she filed a restraining order against him or an order of



PROOF OF SERVICE

I declare as follows:

I, Alexander J. Petale, Esq., am over the age of 18 years, and not a party to this action. My business address is 5478 Wilshire Blvd., Suite 430, Los Angeles, CA 90036, which is located in the county where the mailing described below took place. On 10 October 2024 I served the foregoing document(s) described as: Dr. Murrey's Interrogatories, Set One (1), to:

Amy Lynne Blalock
1001 Gayley Ave. # 24381
Los Angeles, CA 90024
Tel. (310) 569-6182
amyblalock@gmail.com

I served a true copy of the document(s) above:

☒ By United States mail. I enclosed the documents in a sealed envelope or package addressed to the person(s) at the address(es) mentioned above and:

☐ I placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage full prepaid.

☒ By e-mail or electronic transmission. Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the person(s) at the e-mail address(es) listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

☐ I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

☒ I hereby certify under the penalty of perjury that the foregoing is true and correct. Executed on 10 October 2024 at Los Angeles, California.

/s/Alexander J. Petale, Esq.
Declarant

1 Dr. Stewart Lucas Murrey
1217 Wilshire Blvd. # 3655
2 Santa Monica, CA 90403
Tel.: (424) 278-3017
3 Email: 2@lucasmurrey.io
Website: lucasmurrey.com
4 SocialMedia: sickoscoop.com/lucas

5 Plaintiff & Plaintiff in Pro Se

7 **UNITED STATES BANKRUPTCY COURT**
8 **CENTRAL DISTRICT OF CALIFORNIA**

10 In re:

11 MS. AMY LYNNE BLALOCK, an
12 individual;

Debtor,

13 DR. STEWART LUCAS MURREY, an
14 individual;

Plaintiff,

15 MS. AMY LYNNE BLALOCK, an
16 individual;

17 Defendant.

Amended Adversary Complaint Case No.
24-ap-01152-BR

[Assigned to: Hon. Judge Barry Russell]

Related: Bankruptcy Case No.
24-bk-12532-BR-Chapter 7

[Assigned to: Hon. Judge Barry Russell]

PLAINTIFF'S DR. MURREY'S
DEMAND FOR INSPECTION AND
PRODUCTION OF DOCUMENTS TO
DEFENDANT MS. BLALOCK (SET
ONE)

20 PROPOUNDING PARTY: Plaintiff Dr. Murrey

21 RESPONDING PARTY: Defendant Ms. Blalock

22 SET NO.: ONE

23 Pursuant to Rule 34 of the Federal Rules of Civil Procedure, Plaintiff Dr.

24 Murrey hereby requests that Defendant Ms. Blalock (1) respond to this request, in
25 writing, within thirty (30) days from the date of service, and (2) produce and permit
26 inspection and copying of the documents described herein. The place of inspection
27
28

PLAINTIFF DR. MURREY'S DEMAND FOR INSPECTION AND PRODUCTION OF DOCUMENTS TO
DEFENDANT MS. BLALOCK

1 shall be 1217 Wilshire Blvd. # 3655, in Los Angeles, CA 90403 and shall take place
2 on the date of 9 November 2024 and at the time of 8:00 A.M. In lieu of making a
3 personal appearance on the production date, Defendant may append copies of the
4 requested documents to his response to Plaintiff's Demand for Inspection and
5 Production of Documents.
6
7

8 I.

9 DEFINITIONS AND INSTRUCTIONS

10 A. "DOCUMENT" means a writing as defined by Federal Rules of Evidence
11 1001(1), and shall include without limitation, the original (and absent the original then
12 a copy thereof), all file copies and copies not identical to the original of any writing or
13 record of every type, form, and description that is in the possession, custody, or control
14 of the responding party, or that no longer is in the responding party's possession but of
15 that the responding party still has knowledge, whether or not said writings or records
16 are claimed to be privileged or otherwise immune from discovery including by way of
17 illustration and not limitation, the following items, whether said writings or records are
18 on paper, magnetic disk, tape, or other computer or digital storage medium, microfilm,
19 microfiche, floppy, or any other storage or recording medium.
20
21

22 B. Whenever the terms "YOU" and "YOUR" are used, they refer to Defendant
23 Blalock and her agents, employees, attorneys, accountants, investigators, and anyone
24 else acting on his behalf.
25
26
27
28

1 C. Whenever the term "INCIDENT" is used, it refers to the events as set forth in
2 the operative Complaint.

3
4 D. The term "COMPLAINT" refers to the operative complaint filed by Plaintiff
5 in this action.

6
7 II.

8 DEMAND FOR PRODUCTION

9 DEMAND FOR PRODUCTION NO. 1:

10 Any and all evidence of plaintiff having something to do with missing women
11 from Los Angeles.

12
13 DEMAND FOR PRODUCTION NO. 2:

14 Any and all evidence of plaintiff having murdered women.

15
16 DEMAND FOR PRODUCTION NO. 3:

17 Any and all evidence of plaintiff having kidnapped women.

18
19 DEMAND FOR PRODUCTION NO. 4:

20 Any and all evidence of you having matched with plaintiff on a dating app.

21
22 DEMAND FOR PRODUCTION NO. 5:

23 Any and all evidence of you having dated plaintiff.

24
25 DEMAND FOR PRODUCTION NO. 6:

26 Any and all recordings you made of plaintiff.

27
28 DEMAND FOR PRODUCTION NO. 7:

PLAINTIFF DR. MURREY'S DEMAND FOR INSPECTION AND PRODUCTION OF DOCUMENTS TO
DEFENDANT MS. BLALOCK

1 Any and all records of Facebook points you have received.

2 **DEMAND FOR PRODUCTION NO. 8:**

3
4 Any and all records of rewards, compensation, monies, salaries, payments that
5 you have received from Facebook.

6 **DEMAND FOR PRODUCTION NO. 9:**

7
8 Any and all money you received from GoFundMe.

9 **DEMAND FOR PRODUCTION NO. 10:**

10
11 Any and all evidence of plaintiff having stalked Elly Shariat.

12 **DEMAND FOR PRODUCTION NO. 11:**

13
14 Any and all evidence of plaintiff having stalked anyone.

15 **DEMAND FOR PRODUCTION NO. 12:**

16
17 Any and all evidence of plaintiff having committed a crime.

18 **DEMAND FOR PRODUCTION NO. 13:**

19
20 Any and all evidence of plaintiff having communicated with you.

21 **DEMAND FOR PRODUCTION NO. 14:**

22
23 Any and all communications between yourself and media outlets concerning
24 plaintiff.

25 **DEMAND FOR PRODUCTION NO. 15:**

26
27 Any and all statements you made about plaintiff in the Facebook forum(s) "Are
28 We Dating The Same Guy?" ("AWDTSG").

1 **DEMAND FOR PRODUCTION NO. 16:**

2 Any and all statements you made about plaintiff on Facebook.

3
4 **DEMAND FOR PRODUCTION NO. 17:**

5 Any and all statements you made about plaintiff on any platform and/or app.

6
7 **DEMAND FOR PRODUCTION NO. 18:**

8 Any and all records of monies, rewards, benefits, points you received on any
9 platform and/or app whereupon you commented about plaintiff.

10
11 **DEMAND FOR PRODUCTION NO. 19:**

12 Any and all records of communications with news media outlets concerning
13 plaintiff.

14
15 **DEMAND FOR PRODUCTION NO. 20:**

16 Any and all records of communications with GoFundMe concerning plaintiff.

17
18 **DEMAND FOR PRODUCTION NO. 21:**

19 Any and all work contracts in the past ten years.

20
21 **DEMAND FOR PRODUCTION NO. 22:**

22 Any and all work contracts with Facebook.

23
24 **DEMAND FOR PRODUCTION NO. 23:**

25 Any and all work contracts with any governmental agency.

26
27 **DEMAND FOR PRODUCTION NO. 24:**

1 Any and all statements, communications and/or records of such concerning
2 plaintiff to third parties, including, but not limited to any and all other AWDTSG
3 Facebook accounts.
4

5 DEMAND FOR PRODUCTION NO. 25:

6 Any and all documents and/or information of you protecting women.
7

8 DEMAND FOR PRODUCTION NO. 26:

9 Any and all reports and/or complaints of plaintiff that you made to any and all
10 third parties, including, but not limited to online groups, platforms and dating apps
11 such as Facebook, Instagram, Matchgroup, Hinge, Tinder, OkCupid, Bumble, Raya,
12 Upward.
13

14 DEMAND FOR PRODUCTION NO. 27:

15 Any and all notice(s) that you sent to plaintiff informing him that he was the
16 subject of your online postings, including, but not limited to your postings in the
17 Facebook group "Are We Dating The Same Guy? / Los Angeles"? ("AWDTSG/LA").
18

19 DEMAND FOR PRODUCTION NO. 28:

20 Any and all documents and/or information of your credentials to determine who
21 can and cannot date, socialize and/or initiate romantic and/or love relationships.
22

23 DEMAND FOR PRODUCTION NO. 29:
24
25
26
27
28

1 Any and all texts, images, postings and/or electronic communications that you
2 have approved on Facebook, Instagram, and/or dating apps, including, but not limited
3 to: AWDTSO/LA, Matchgroup, Hinge, Tinder, OkCupid, Bumble, Raya, Upward.
4

5 DEMAND FOR PRODUCTION NO. 30:

6 Any and all documents, contracts and/or information of rewards, benefits,
7 compensation, including, but not limited to money, cryptocurrency, points, badges, etc.
8 that you have received on Facebook, Instagram, and/or dating apps, including, but not
9 limited to AWDTSO/LA, Matchgroup, Hinge, Tinder, OkCupid, Bumble, Raya,
10 Upward.
11

12 DEMAND FOR PRODUCTION NO. 31:

13 Your comments and/or reply(ies) to comment(s) about plaintiff that were deleted
14 in the Facebook group AWDTSO/LA.
15

16 DEMAND FOR PRODUCTION NO. 32:

17 Any and all anonymous online statements you made about plaintiff online,
18 including, but not limited to on platforms such as Facebook, Instagram, and/or dating
19 apps, including, but not limited to: AWDTSO/LA, Matchgroup, Hinge, Tinder,
20 OkCupid, Bumble, Raya, Upward.
21

22 DEMAND FOR PRODUCTION NO. 33:

1 Any and all documents and/or information of money you received via online
2 donation platforms, including, but not limited to Gofundme.com, Facebook fundraisers
3 within the last five (5) years.
4

5 DEMAND FOR PRODUCTION NO. 34:

6 Any and all documents and/or information of male members in the Facebook
7 group: "Are We Dating The Same Guy?/Los Angeles".
8

9 DEMAND FOR PRODUCTION NO. 35:

10 Any and all reports and/or complaints of men that you have made to any and all
11 third parties, including, but not limited to Facebook, Instagram, and/or dating apps,
12 including, but not limited to: AWDTSGLA, Matchgroup, Hinge, Tinder, OkCupid,
13 Bumble, Raya, Upward, within the last five (5) years.
14

15 DEMAND FOR PRODUCTION NO. 36:

16 Any and all reports and/or complaints that you have made to any and all third
17 parties, including, but not limited to Facebook, Instagram, and/or dating apps,
18 including, but not limited to: AWDTSGLA, Matchgroup, Hinge, Tinder, OkCupid,
19 Bumble, Raya, Upward, within the last five (5) years.
20

21 DEMAND FOR PRODUCTION NO. 37:

22 Any and all documents and/or information of you harming men.
23

24 DEMAND FOR PRODUCTION NO. 38:

1 Any and all communications, including, but not limited to direct messages
2 between you and Kelly Gibbons.
3

4 DEMAND FOR PRODUCTION NO. 39:

5 Any and all communications, including, but not limited to direct messages
6 between you and Lena Vanderford.
7

8 DEMAND FOR PRODUCTION NO. 40:

9 Any and all communications, including, but not limited to direct messages
10 between you and Liv Burger.
11

12
13 DATED: 10 October 2024

14 By: /s/Stewart Lucas Murrey
15 Dr. Stewart Lucas Murrey
16 *In Pro Se*
17
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PROOF OF SERVICE

I declare as follows:

I, Alexander J. Petale, Esq., am over the age of 18 years, and not a party to this action. My business address is 5478 Wilshire Blvd., Suite 430, Los Angeles, CA 90036, which is located in the county where the mailing described below took place. On 10 October 2024 I served the foregoing document(s) described as: Dr. Murrey's Demand for Inspection and Production of Documents, Set One (1), to:

Amy Lynne Blalock
1001 Gayley Ave. # 24381
Los Angeles, CA 90024
Tel. (310) 569-6182
amyblalock@gmail.com

I served a true copy of the document(s) above:

☒ By United States mail. I enclosed the documents in a sealed envelope or package addressed to the person(s) at the address(es) mentioned above and:

☐ I placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage full prepaid.

☒ By e-mail or electronic transmission. Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the person(s) at the e-mail address(es) listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

☐ I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

☒ I hereby certify under the penalty of perjury that the foregoing is true and correct. Executed on 10 October 2024 at Los Angeles, California.

/s/Alexander J. Petale, Esq.
Declarant

EXHIBIT I

Dr. Stewart Lucas Murrey
1217 Wilshire Blvd. # 3655
Santa Monica, CA 90403
Tel.: (424) 278-3017
Email: 2@lucasmurrey.io
Websites: sickoscoop.com/lucas,
lucasmurrey.com

10 November 2024

Via Email (Sent as a Scanned Copy of the Signed Document) to:

Ms. Amy Lynne Blalock
1001 Gayley Ave. # 24381
Los Angeles, CA 90024
Tel. (310) 569-6182
amyblalock@gmail.com

Re: Dr. Murrey v. Ms. Blalock; Adversary Case No.: 24-ap-01152-BR
**Failure of Defendant Ms. Blalock to Respond to Plaintiff Dr. Murrey's Discovery
Requests and Interrogatories**

Dear Ms. Blalock,

Please be advised that because you failed to timely respond to plaintiff's requests for production of documents and interrogatories, this letter complies with Federal Local Rule 7-3 and seeks, in good faith, to identify outstanding discovery issues for you to remedy prior to plaintiff filing a motion to compel and seeking any and all sanctions. Due to your failure to respond timely you have waived all objections to plaintiff's interrogatories and requests for production of documents served upon you on 10 October 2024.

Further, because of the unusual malice of your defamation wherein you allege, among other things, that plaintiff is "responsible for all missing women from Los Angeles" and that he has stalked other women all of which betrays your participation in a Facebook cyberbullying group – and because both parties in this action are representing themselves –, this letter serves to meet & confer while it is not feasible to meet in-person nor via telephone.

Interrogatories, No.s 1 – 20

You have failed to provide any response whatsoever to plaintiff's interrogatories no.s 1 – 20 served upon you on 10 October 2024. These questions are critical to this case and plaintiff is entitled to your proper responses to litigate this matter. Please provide complete and thorough responses to said interrogatories forthwith.

Requests for Production of Documents, No.s 1 – 40

You have failed to provide any response whatsoever to plaintiff's requests for production of documents no.s 1 – 40 served upon you on 10 October 2024. These requests are critical to this case and plaintiff is entitled to your proper responses to litigate this matter. Please provide complete and thorough responses to said requests for production of documents forthwith.

Please provide complete and thorough responses without any objections to the above-noted discovery interrogatories and requests for production of documents forthwith or I will be forced to seek court intervention by filing a motion to compel and seek any and all appropriate sanctions.

Truly,

/s/ Stewart Lucas Murrey
Dr. Stewart Lucas Murrey
Plaintiff & Plaintiff in Pro Per

PROOF OF SERVICE

I declare as follows:

I am over the age of 18 years, and not a party to this action. My address is 1217 Wilshire Blvd. # 3655, Santa Monica, CA 90403, which is located in the county where the mailing described below took place. On 10 November 2024 I served the foregoing document(s) described as: Dr. Murrey's Meet & Confer Letter to Ms. Blalock in the matter of Dr. Murrey v. Blalock (Federal Bankruptcy Case No. 24-ap-01152-BR) to:

Amy Lynne Blalock
1001 Gayley Ave. # 24381
Los Angeles, CA 90024
Tel. (310) 569-6182
amyblalock@gmail.com

I served a true copy of the document(s) above:

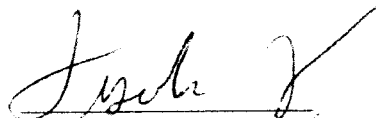
☐ By United States mail. I enclosed the documents in a sealed envelope or package addressed to the person(s) at the address(es) mentioned above and:

☐ I placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage full prepaid.

☒ By e-mail or electronic transmission. Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the person(s) at the e-mail address(es) listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

☐ I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

☒ I hereby certify under the penalty of perjury that the foregoing is true and correct. Executed on 10 November 2024 at Los Angeles, California.


Declarant

Amy Blalock, Defendant, Pro Se

1001 Gayley Ave #24381
Los Angeles, CA 90046
amyblalock@gmail.com

Stewart Lucas Murrey, Plaintiff

1217 Wilshire Blvd. # 5655
Santa Monica, CA 90403

November 13, 2024 (sent via email to servingpapers@protonmail.com and 2@lucasmurrey.io)

**Re: Response to M&C letter titled: Dr. Murrey v. Ms. Blalock; Adversary Case No.:
24-ap-01152-BR Failure of Defendant Ms. Blalock to Respond to Plaintiff Dr. Murrey's Discovery
Requests and Interrogatories**

Dear Mr. Murrey,

I am writing to inform you that I was unable to respond to the interrogatories within the 30 days as I was inundated with emails and did not see yours come through. I also never received physical mail concerning this. In checking my emails this morning, I received an email from you in the State case. While there is still a 'Stay' in place in the State case, do not email me about that case. I can get the transcripts from our hearing in the State court when the judge asked if I would accept emails from you and I said 'no', so you are in violation of my request in that case.

I would like to keep this as efficient as possible and I understand the importance of adhering to deadlines in this matter, as I have consistently done during this case. As a pro se defendant, I do not know the legal deadlines for all of these things you are asking of me but I have been diligently attempting to learn the law at the level of experience you have in doing this.

I am currently working to gather the necessary information and will promptly provide the responses to the interrogatories as soon as possible. I appreciate your understanding why I need an extension to submit the responses. I will ensure that the responses are complete and submitted no later than November 25, 2024.

Signed,

Amy Blalock



Dr. Stewart Lucas Murrey
1217 Wilshire Blvd. # 3655
Santa Monica, CA 90403
Tel.: (424) 278-3017
Email: 2@lucasmurrey.io
Websites: sickoscoop.com/lucas,
lucasmurrey.com

13 November 2024

Via Email (Sent as a Scanned Copy of the Signed Document) to:

Ms. Amy Blalock
1001 Gayley Ave. # 24381
Los Angeles, CA 90024
Tel. (310) 569-6182
amyblalock@gmail.com

Re: Dr. Murrey v. Ms. Blalock; Adversary Case No.: 24-ap-01152-BR
**Second Meet & Confer Letter Re: Failure of Defendant Ms. Blalock to Respond to
Plaintiff Dr. Murrey's Discovery Requests and Interrogatories**

Dear Ms. Blalock,

I am in receipt of your response today 13 November 2024 to my meet and confer letter from 10 November 2024. It is clear that you are frivolously delaying your responses to my interrogatories and requests for production of documents. As you are aware, our judge seeks to move this case forward quickly and one of the names for the central district is "the rocket docket". You are in bad faith trying to play a "beat the clock" game and this is unacceptable. Because you have failed to respond within thirty (30) days to the above-noted interrogatories and requests for production of documents, you have waived all objections. Now you need to respond with complete and thorough responses without any objections and with verifications forthwith. Regarding the interrogatories, respond truthfully; regarding the requests for production of documents: either provide the documents requested or respond by saying "no such documents exist". For your convenience, you are welcome to email me your responses and therefore you do not have to mail me a physical copy. Since you are dragging your feet, I can only give you until the 15th of November 2024 to provide the above-noted responses to my interrogatories and requests for production of documents. If I do not receive these responses by said date, I will file a motion to compel seeking any and all appropriate sanctions.

Truly,

/s/ Stewart Lucas Murrey
Dr. Stewart Lucas Murrey
Plaintiff & Plaintiff in Pro Per



Amy B

Re: Second M&C Letter

To: Lucas

November 13, 2024 at 11:26 PM

With gratitude, you can seek you motion to compel.

Amy Blalock

310-569-6182

amyblalock@gmail.com

See More from Lucas

EXHIBIT J

Amy Blalock
1001 Gayley Ave #24381
Los Angeles, CA 90024
amyblalock@gmail.com

In Pro Se

UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA

In re:

AMY LYNNE BLALOCK, an individual;

Debtor,

STEWART LUCAS MURREY, an individual;

Plaintiff,

AMY LYNNE BLALOCK, an individual;

Debtor

Adversary Case No. 24-AP-01152-BR

Bankruptcy Case No. 24-bk-12532-BR

Chapter: 7

**DEFENDANTS RESPONSES AND
OBJECTIONS TO: PLAINTIFF'S DR.
MURREY'S INTERROGATORIES TO
DEFENDANT MS. BLALOCK (SET
ONE)**

PROPOUNDING PARTY: Plaintiff Dr. Murrey

RESPONDING PARTY: Defendant Amy Blalock

SET NUMBER: ONE

1 RESPONDING PARTY hereby answer PROPOUNDING PARTY'S PLAINTIFF'S DR.
2 MURREY INTERROGATORIES TO DEFENDANT MS. BLALOCK (SET ONE)

3
4 **INTERROGATORY NO. 1:**

5 State the date when Elly Shariat ("Shariat") was stalked by plaintiff.

6 **RESPONSE TO INTERROGATORY NO. 1:**

7 Object. Not relevant to this case.

8
9 **INTERROGATORY NO. 2:**

10 State the place where Shariat was stalked by plaintiff.

11 **RESPONSE TO INTERROGATORY NO. 2:**

12 Object. Not relevant to this case.

13
14 **INTERROGATORY NO. 3:**

15 Identify any and all persons who witnessed plaintiff stalk Shariat.

16 **RESPONSE TO INTERROGATORY NO. 3:**

17 Object. Not relevant to this case.

18
19 **INTERROGATORY NO. 4:**

20 State the date when you secretly recorded plaintiff.

1 **RESPONSE TO INTERROGATORY NO. 4:**

2 Object, irrelevant to this case. The year I met the plaintiff was 2017.

3
4 **INTERROGATORY NO. 5:**

5 State the place where you secretly recorded plaintiff.

6 **RESPONSE TO INTERROGATORY NO. 5:**

7 Object. irrelevant to this case. I met the plaintiff at Little Bar on La Brea Ave in
8 Los Angeles, CA but no recording was made.

9
10 **INTERROGATORY NO. 6:**

11 Are there any documentaries about plaintiff currently being contemplated and/or made?

12 **RESPONSE TO INTERROGATORY NO. 6:**

13 I'm unaware of any.

14
15 **INTERROGATORY NO. 7:**

16 What monies, rewards, compensations, points, Facebook points and/or any other
17 benefits have you received?

18 **RESPONSE TO INTERROGATORY NO. 7:**

19 Object. Not relevant to this case.

1 **INTERROGATORY NO. 8:**

2 To whom was the money received from GoFundMe as a result of your undersigned
3 GoFundMe webpage concerning plaintiff distributed?

4 **RESPONSE TO INTERROGATORY NO. 8:**

5 Object. Not relevant to this case. I never started a GoFundMe and have no
6 knowledge of who the monies were distributed.

7 **INTERROGATORY NO. 9:**

8 Have you ever worked for any social media company as an administrator and/or
9 moderator, including, but not limited to Facebook and its forums on AWDTSO?
10

11 **RESPONSE TO INTERROGATORY NO. 9:**

12 Object. Not relevant to this case. No, I have not.

13 **INTERROGATORY NO. 10:**

14 Have you ever worked for any governmental agency?
15

16 **RESPONSE TO INTERROGATORY NO. 10:**

17 Object. Not relevant to this case and this interrogatory seeks confidential
18 information, which, if disclosed, may constitute an unwarranted invasion of privacy.

19 **INTERROGATORY NO. 11:**

20 State and identify you employers for the past ten (10) years.
21

RESPONSE TO INTERROGATORY NO. 11:

Object. Not relevant to this case and this interrogatory seeks confidential information, which, if disclosed, may constitute an unwarranted invasion of privacy.

INTERROGATORY NO. 12:

State and identify your complete educational history.

RESPONSE TO INTERROGATORY NO. 12:

Object. Not relevant to this case and this interrogatory seeks confidential information, which, if disclosed, may constitute an unwarranted invasion of privacy.

INTERROGATORY NO. 13:

State and identify your date and place of birth.

RESPONSE TO INTERROGATORY NO. 13:

Object. Not relevant to this case and this interrogatory seeks confidential information, which, if disclosed, may constitute an unwarranted invasion of privacy.

INTERROGATORY NO. 14:

State and identify the complete name, address, telephone number, email address, social media accounts of any and all anonymous postings and/or accounts concerning plaintiff, including but not limited to those who anonymously posted the comments and pictures of plaintiff attached hereto as Exhibit "1".

1
2 **RESPONSE TO INTERROGATORY NO. 14:**

3 Object. Not relevant to this case and this interrogatory seeks confidential
4 information, which, if disclosed, may constitute an unwarranted invasion of privacy.

5 **INTERROGATORY NO. 15:**

6 Identify any and all third-parties to whom you have reported plaintiff, including, but
7 not limited to any and all social media and/or dating apps.

8
9 **RESPONSE TO INTERROGATORY NO. 15:**

10 Object. Not relevant to this case. I have never reported plaintiff to any social
11 media or dating apps.

12 **INTERROGATORY NO. 16:**

13 Identify the contact information: full names, addresses, telephone numbers, email
14 addresses of all the women you have protected in online groups.

15 **RESPONSE TO INTERROGATORY NO. 16:**

16 Object. Not relevant to this case and this interrogatory seeks confidential
17 information, which, if disclosed, may constitute an unwarranted invasion of privacy.

18
19 **INTERROGATORY NO. 17:**

20 Why were all of your comments about plaintiff in AWDTSO and on GoFundMe
21 deleted?

1
2 **RESPONSE TO INTERROGATORY NO. 17:**

3 I'm unaware. I reached out to the group administrator of AWDTSO the same
4 question because I don't run that group and did not delete my own comments.

5
6 **INTERROGATORY NO. 18:**

7 State the nature of your relationship to the other accounts who comments on plaintiff in
8 AWDTSO, including but not limited to Kelly Gibbons, Lena Vanderford, Liv Burger and Paola
9 Sanchez.

10 **RESPONSE TO INTERROGATORY NO. 18:**

11 Object, not relevant to this case. Before the lawsuit, I did not know any of the
12 other defendants in the state case.

13 **INTERROGATORY NO. 19:**

14 State the complete names, addresses, telephone numbers, email addresses, social media
15 accounts of all male members of AWDTSO.

16 **RESPONSE TO INTERROGATORY NO. 19:**

17 Object. Not relevant to this case and this interrogatory seeks confidential
18 information, which, if disclosed, may constitute an unwarranted invasion of privacy.
19
20
21

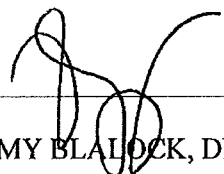
1 **INTERROGATORY NO. 20:**

2 State the complete names, addresses, telephone numbers, email addresses, social media
3 accounts of all men who you recommended as being safe for women to date in AWDTSB.

4 **RESPONSE TO INTERROGATORY NO. 20:**

5 Object. Not relevant to this case and this interrogatory seeks confidential
6 information, which, if disclosed, may constitute an unwarranted invasion of privacy.

7
8
9 Dated: November 17, 2024



10 AMY BLALOCK, DEFENDANT
11 IN PRO SE

12
13 **VERIFICATION**

14 I, Amy Blalock, declare as follows:

15 1. I am the defendant in the adversary proceeding titled: 24-ap-01152-BR pending in the
16 Central District of California.

17 2. I have read the foregoing **DEFENDANTS RESPONSES AND OBJECTIONS TO:**
18 **PLAINTIFF'S DR. MURREY'S INTERROGATORIES TO DEFENDANT MS.**
19 **BLALOCK (SET ONE)**

20 3. I am informed and believe that the same is true and correct.
21

1
2 I declare under penalty of perjury under the laws of the United States of America that the
3 foregoing answers are true and correct.
4

5 Executed at: Los Angeles, CA
6

7
8 Date: November 17th, 2024


9 AMY BLALOCK, DEFENDANT, IN PRO SE
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21

EXHIBIT K

Lucas Murrey

Hölderlin's Dionysiac Poetry

The Terrifying-Exciting Mysteries

 Springer

Holderlin's Dionysiac Poetry
The Penetrating and the Mysterious

in a broad sense, even) right on the brink of the German poet's death. In order to be able to write and to stand at the end of a long voyage, it is, of course, Holdein's poetry, as a unique within Western literature, and not, as it were, the socio-political, the social, the human, where "you" and "they" are, both, negative, the negation of humans, from nature and one other.

In this book, as in Murray's previous work, culture and race are "being" rather than "is." The book is a study of the ways in which the "being" of race and ethnicity emerged and rapidly developed there in the nineteenth century. The author's argument is brought to life with a series of chapters, many of which struggle against the forces of white and community-wide denial of individual conditions, differences, and death. As Murray points out, "Ideological discourses that embrace the birth, the growth, the maturation, and the community and individual decline of nations in our time are not, in fact, new. They are old."

But Habermas's theory itself seems to question the underlying value of the market. He says a lot of money is made in highly artificial and often wasteful ways, and that the market is not a neutral arbiter. This is not to say that the market is bad, but that it is not the only way to organize society. He argues that there are other ways to organize society, and that these ways are often more just and more efficient than the market. He also argues that the market is often used to justify inequality and injustice, and that this is a mistake. He says that we need to think about the market in a new way, and that we need to think about the values that it represents. He says that we need to think about the market as a social institution, and that we need to think about the values that it represents. He says that we need to think about the market as a social institution, and that we need to think about the values that it represents.

Contributing material: Nouri Kheir, author of *Medicine and the Politics of Progress* and *Nuclear War and Environmental Disaster*; the

Philosophy



► springer.com

LITERARY STUDIES | PHILOSOPHY

"Once again, fascinating material. It is exciting to see the meaning of Orwell's unpublished preface 'The Freedom of the Press' enter into the orbit of German philosophy." — Noam Chomsky, Massachusetts Institute of Technology; author of *Manufacturing Consent: The Political Economy of the Mass Media* and *Good in Crisis: Reflections of Israel's War against the Palestinians*

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Lucas Murrey is from southern California and received his PhD in German studies and philosophy from Yale University in 2011. Since then he has been teaching seminars and giving public lectures, mostly in western Europe, at various universities and colleges.

Cover image: People dancing around bonfire at Vi International Torch Festival, by Michael Coyne

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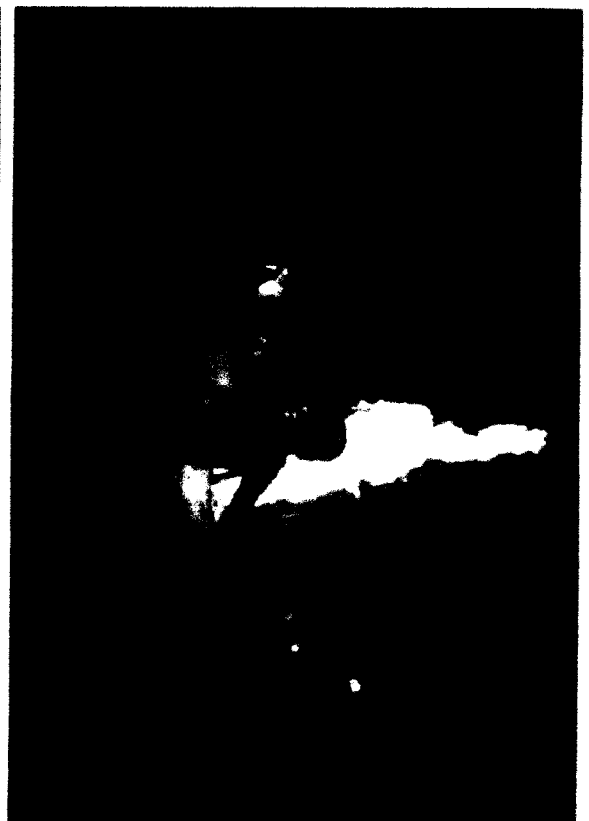


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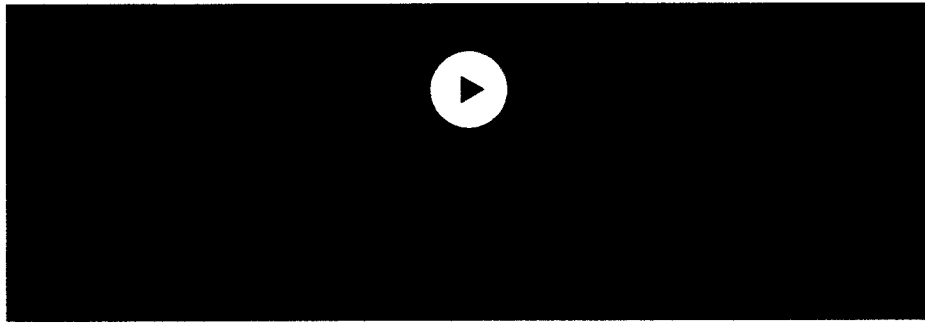
the meaning of earth

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NON SEQUITUR

Collective trauma punctuates our lives. It creates a collective memory of sorts that, in turn, initiates intimate perspectives of loss. Everyone knows where he or she was when this or that tragedy occurred. This is why George H. W. Bush feigning a loss of memory when asked about his whereabouts when John F. Kennedy was assassinated represents a nodal point of corruption within American history. Looking back, the Bush crime family has roots in mon...

Lucas Murrey Mar 23 205

16:16

DR. LUCAS MURREY

Ph.D Yale University

Author of *Hölderlin's Dionysiac Poetry* and *Nietzsche: The Meaning of Earth*

More work forthcoming

Email: 2@lucasmurrey.io

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THE MONETIZED UNKNOWN

We live in a tragic time. This is one of the few things on which we seem to agree. Everything else—social behavior, political values, media we absorb and vomit up, polarizes and isolates. Related to this dismemberment is a lack of clarity about what is actually happening. But what I would like to briefly address is that which underlies that which we do not know, specifically our tendency to accept the unknown. What do I mean? Let me clarify by w

Lucas Murrey Mar 23 186

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Are We Dating The Same Guy?
Los Angeles

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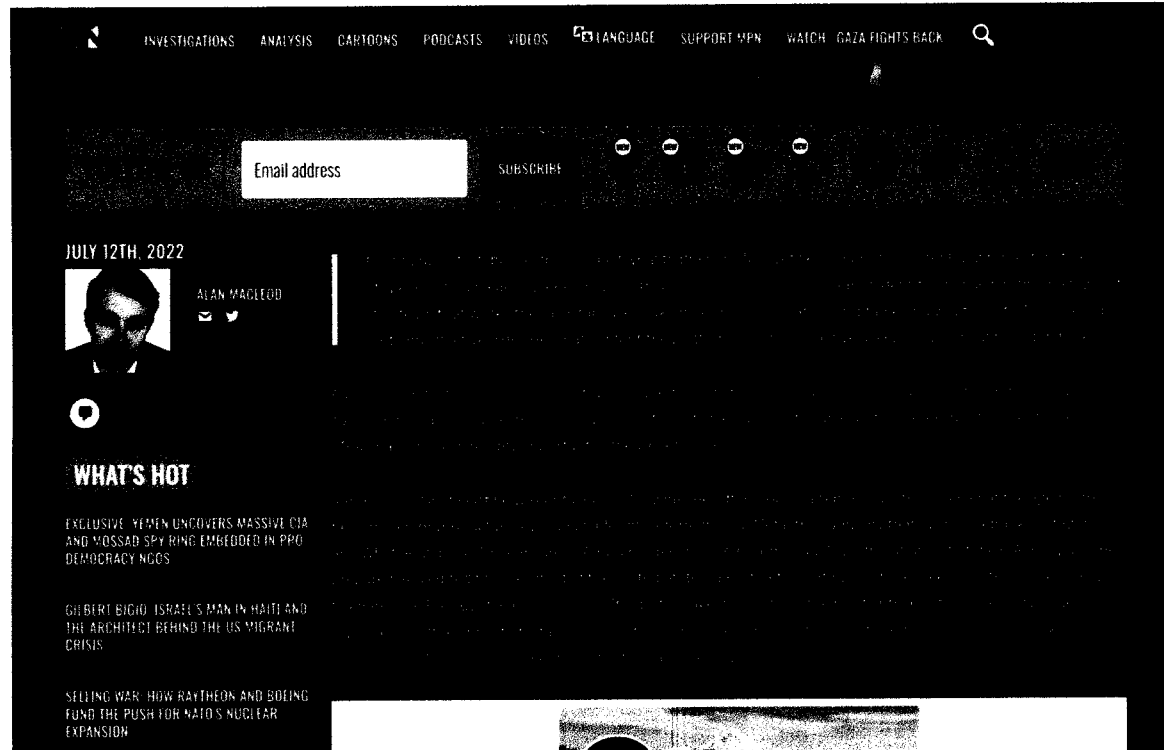
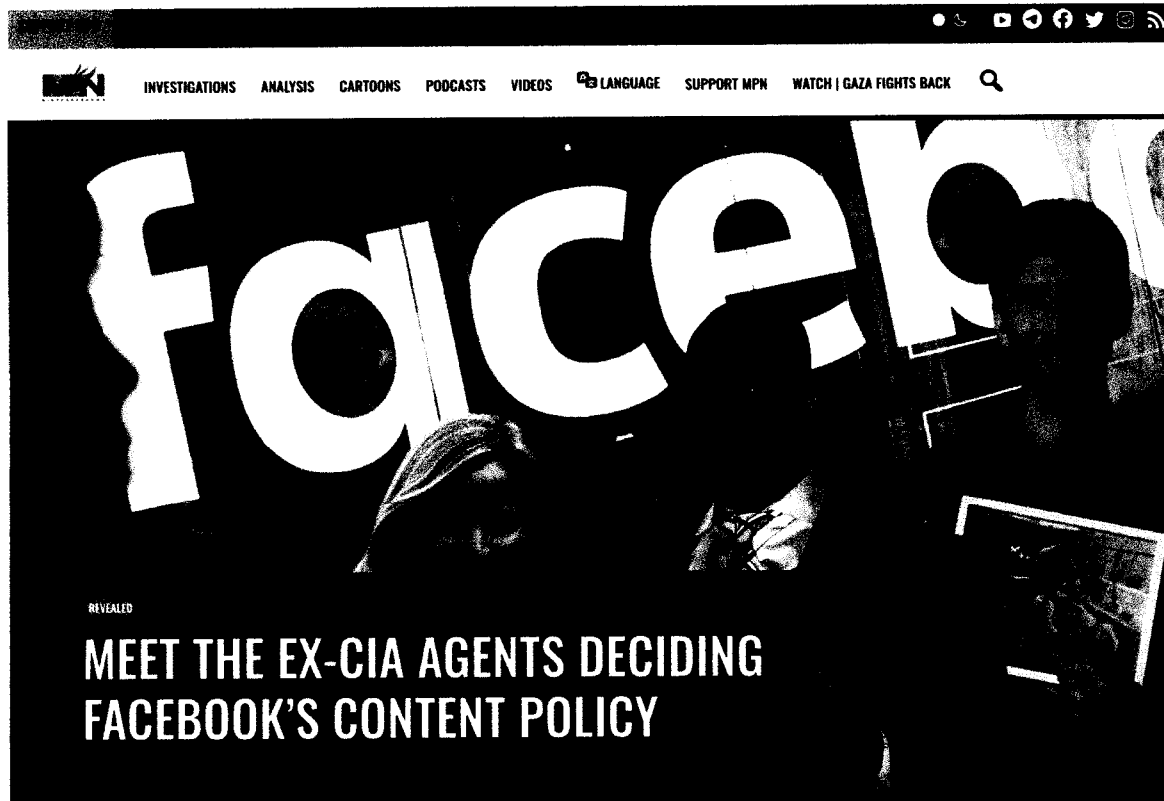
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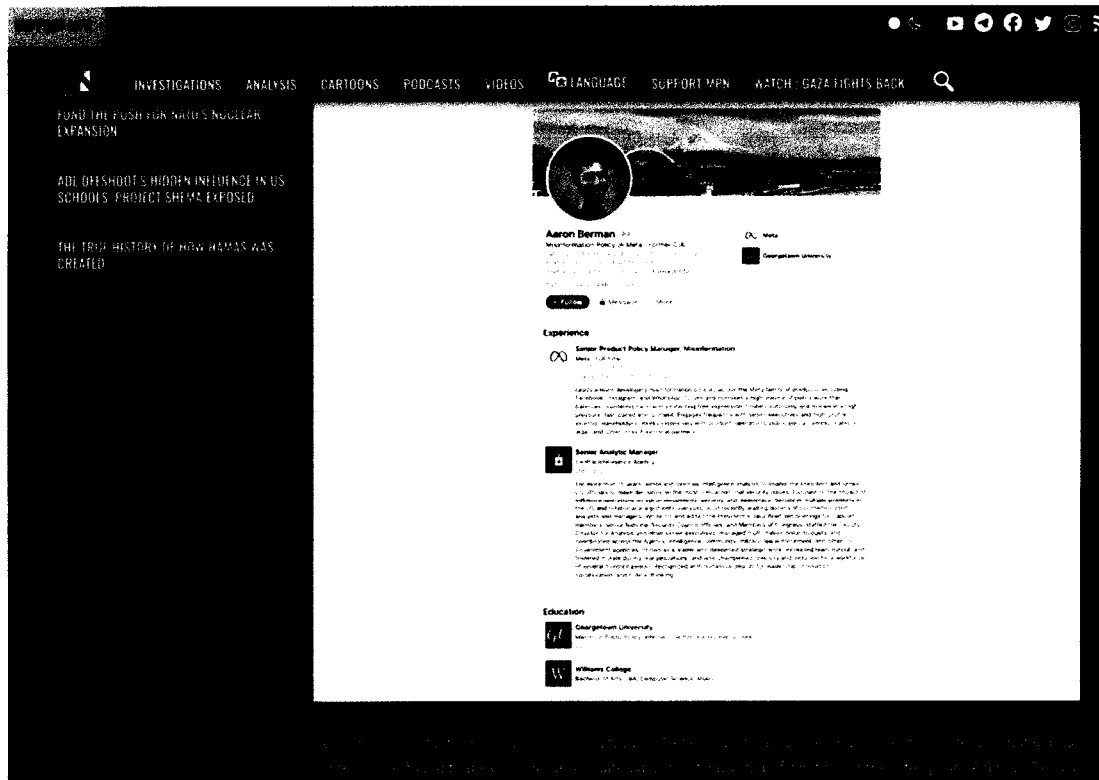
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Anyone paying attention during the last few years has noticed that the pedophile and financial criminal Jeffrey Epstein along with his honey-

because art critics are a
morning of intellectuals.

EXHIBIT L





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Volume 29, Number 328 – Sunday, November 17, 2024

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Exposed: Covert Pro-Western Info Op

September 23, 2022



Declassified Australia's Peter Cronau flags and analyzes a report by researchers at Stanford University and Graphika about a massive secret propaganda operation being run out of the U.S. The report, from late August, has been buried by the Western media.



Targeting Russia, China, Iran, Central Asia, and other Middle East countries, the U.S. military's Information Operation to spread propaganda is the most extensive program of covert pro-Western Information Operations on social media ever revealed. (Stanford Internet Observatory)

By Peter Cronau

Declassified Australia



A covert online propaganda operation said to be the world's largest promoting "pro-Western narratives" has been found to be operating primarily out of the United States, targeting Russia, China and Iran.

"We believe this activity represents the most extensive case of covert pro-Western IO [Information Operation] on social media to be reviewed and analysed by open-source researchers to date," say the researchers from [Stanford University](#) and internet research firm, [Graphika](#).

The researchers found most of the Information Operation "likely originated in the United States." From there it ran a massive, interconnected web of automated "bot" accounts on Twitter, Facebook and other social media platforms.

The covert operation to influence online audiences has been using "deceptive tactics to promote pro-Western narratives," while "opposing countries including Russia, China and Iran."

"The accounts heavily criticized Russia in particular for the deaths of innocent civilians and other atrocities its soldiers committed in pursuit of the Kremlin's 'imperial ambitions' following its invasion of Ukraine in February this year," the report says.

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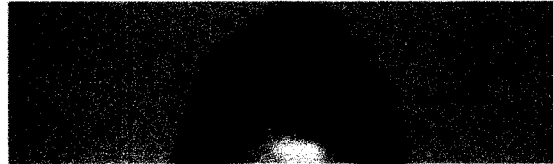
and other programming to “target audiences,” such as *Southeast Europe Times* and *Central Asia Online*. The websites “have the strong appearance of civilian journalism” and seek “to express the United States and its operations in a positive light.”

Covert Clusters Exposed

The newly-revealed covert clusters of the Information Operation (IO) received closer examination by the Stanford-Graphika report, which identified it as “the most extensive case of covert pro-Western IO on social media” so far examined by open-source researchers.

The covert pro-Western fake accounts identified by Twitter and Meta had “created fake personas with **GAN** (Generative Adversarial Network-computer-generated) faces, posed as independent media outlets, leveraged memes and short-form videos, attempted to start hashtag campaigns, and launched online petitions.”

Through social media network mapping, the covert Twitter accounts were targeting Middle East audiences primarily in Iran (45 percent), Afghanistan, Iraq and also Central Asia. Analysis also found “smaller community clusters in the network containing mixed international accounts focused loosely on a variety of international figures and **organizations**.”



Like Reply 35w



Kel Culb Gib Author

Ask and ye shall receive. Here is the disturbing video of he and his lawyer/friend. Please note that the video doesn't end when the screen goes blank, that's just the part where it turns from bizarre to creepy.



Like Reply 35w

 5

Kel Culb Gib Author



Like Reply 35w

Kel Culb Gib Author

Ask and ye shall receive. Here is the disturbing video of he and his lawyer/friend. Please note that the video doesn't end when the screen goes blank, that's just the part where it turns from bizarre to creepy.



Like Reply 35w

Kel Culb Gib Author



EXHIBIT M

Amy Blalock
1001 Gayley Ave #24381
Los Angeles, CA 90024
amyblalock@gmail.com

In Pro Se

UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA

In re: AMY LYNNE BLALOCK, an individual; Debtor, STEWART LUCAS MURREY, an individual; Plaintiff, AMY LYNNE BLALOCK, an individual; Debtor	Adversary Case No. 24-AP-01152-BR Bankruptcy Case No. 24-bk-12532-BR Chapter: 7 DEFENDANTS RESPONSES AND OBJECTIONS TO: PLAINTIFF'S DR. MURREY'S REQUESTS FOR ADMISSION TO DEFENDANT MS. BLALOCK (SET TWO)
---	--

PROPOUNDING PARTY: Plaintiff Dr. Murrey

RESPONDING PARTY: Defendant Amy Blalock

SET NUMBER: TWO

1 RESPONDING PARTY hereby answer PROPOUNDING PARTY'S PLAINTIFF'S DR.
2 MURREY REQUESTS FOR ADMISSION TO DEFENDANT MS. BLALOCK (SET TWO)

3
4 **REQUEST FOR ADMISSION NO. 20:**

5 Admit that you have no evidence to support your claim that you made on your
6 GoFundMe webpage that plaintiff stalked Elly Shariat.

7 **RESPONSE TO REQUEST FOR ADMISSION NO. 20:**

8 Deny.

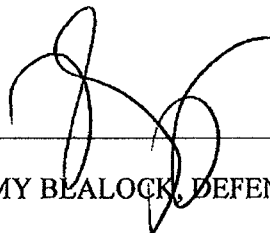
9
10 **REQUEST FOR ADMISSION NO. 21:**

11 Admit that Elly Shariat's statement that she was stalked by plaintiff that appeared on your
12 GoFundMe webpage was removed by GoFundMe because it is false.

13 **RESPONSE TO REQUEST FOR ADMISSION NO. 21:**

14 Deny.

15 Dated: November 17, 2024

16 
17 AMY BLALOCK, DEFENDANT
18 IN PRO SE
19

20 //

VERIFICATION

I, Amy Blalock, declare as follows:

1. I am the defendant in the adversary proceeding titled: 24-ap-01152-BR pending in the Central District of California.

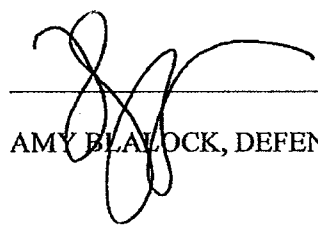
2. I have read the foregoing **DEFENDANTS RESPONSES AND OBJECTIONS TO: PLAINTIFF'S DR. MURREY'S REQUESTS FOR ADMISSION TO DEFENDANT MS. BLALOCK (SET TWO)**

3. I am informed and believe that the same is true and correct.

I declare under penalty of perjury under the laws of the United States of America that the foregoing answers are true and correct.

Executed at: Los Angeles, CA

Date: November 17th, 2024



AMY BLALOCK, DEFENDANT, IN PRO SE

PROOF OF SERVICE

I declare as follows:

I am over the age of 18 years, and not a party to this action. My address is 1217 Wilshire Blvd. # 3655, Santa Monica, CA 90403, which is located in the county where the mailing described below took place. On 19 November 2024 I served the foregoing document(s) described as: Dr. Murrey's Notice and Motion to Compel and Request for Sanctions; Joint Stipulation, Declaration and Proposed Order in the matter of Dr. Murrey v. Blalock (Federal Bankruptcy Case No. 24-ap-01152-BR) to:

Amy Lynne Blalock
1001 Gayley Ave. # 24381
Los Angeles, CA 90024
Tel. (310) 569-6182
Email: amyblalock@gmail.com

I served a true copy of the document(s) above:

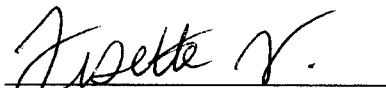
☐ By United States mail. I enclosed the documents in a sealed envelope or package addressed to the person(s) at the address(es) mentioned above and:

☐ placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage full prepaid.

☒ By e-mail or electronic transmission. Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the person(s) at the e-mail address(es) listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

☐ I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

☒ I hereby certify under the penalty of perjury that the foregoing is true and correct. Executed on 19 November 2024 at Los Angeles, California.


Declarant